# UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

|                    | X |                         |
|--------------------|---|-------------------------|
| In re              |   |                         |
|                    | 1 | Chapter 11 Case         |
| Delphi Corporation |   | Case No. 05-44481 (RDD) |
|                    |   | (Jointly Administered)  |
|                    | : |                         |
| Debtors.           |   |                         |
|                    |   |                         |
|                    |   |                         |
|                    | X |                         |

## NOTICE OF TRANSFER OF CLAIM PURSUANT TO FRBP RULE 3001(e)(2)

1. TO: TEXAS INSTRUMENTS INCORPORATED ("Transferor")

12500 TI Blvd.

MS 8686

Dallas, TX 75243

Attention: Charles R. Miller

And

Munsch, Hardt, Kopf & Harr, P.C. 500 N. Akard Street, Suite 3800 Dallas, TX 75201-6659

2. Please take notice of the transfer of \$6,253,576.29 of your claim represented by the Proof of Claim a copy of which is attached hereto, together with all applicable interest, fees and expenses related thereto (the "<u>Transferred Claim</u>") to:

BEAR STEARNS INVESTMENT PRODUCTS INC. ("Transferee")

383 Madison Ave. New York, NY 10179

Attention: Laura L. Torrado

- 3. No action is required if you do not object to the transfer of the Transferred Claim as described above. IF YOU OBJECT TO THE TRANSFER OF THE TRANSFERRED CLAIM, WITHIN 20 DAYS OF THE DATE OF THIS NOTICE, YOU MUST:
  - -- FILE A WRITTEN OBJECTION TO THE TRANSFER with:

Clerk of the Court United States Bankruptcy Court Southern District of New York One Bowling Green 05-44481-rdd Doc 4335 Filed 06/23/06 Entered 06/23/06 09:56:15 Main Document Pg 2 of 6

New York. NY 10004

|  |          | SEND     | A COPY   | OF YOU  | R OBJE   | CTION TO     | O THE    | TRANS     | FEREE      |
|--|----------|----------|----------|---------|----------|--------------|----------|-----------|------------|
|  |          | Refer to | o INTERI | NAL CO  | NTROL I  | <b>NO.</b> i | n your   | objection |            |
| 4. If yo TIMELY TRANSFE                                | FILED,   | THE      | TRANSI   | FEREE   | WILL     | BE SUB       | STITU    | TED F     |            |
|  |          |          |          |         |          | Cler         | k of the | e Court   |            |
| FOR CLER<br>This notice                                |          |          |          | 11.50   | arty, by | first class  | mail,    | postage   | prepaid on |
| INTERNAL<br>Copy Claims<br>Transferee:<br>Debtor's Att | s Agent: | OL NO.   |          |         |          |              |          |           |            |
|  |          | [A       | ттасн і  | EVIDENC | E OF TR  | ANSFER]      |          |           |            |

#### **EVIDENCE OF TRANSFER OF CLAIM**

#### TO: THE DEBTOR AND THE BANKRUPTCY COURT

For value received, the adequacy and sufficiency of which are hereby acknowledged, TEXAS INSTRUMENTS INCORPORATED ("Assignor") hereby unconditionally and irrevocably sells, transfers and assigns to BEAR STEARNS INVESTMENT PRODUCTS INC. ("Assignee") all of its right, title, interest, claims and causes of action in and to, or arising under or in connection with its claim (as such term is defined in Section 101(5) of the U.S. Bankruptcy Code) in the amount of \$6,253,576.29 (the "Claim") against Delphi Automotive Systems, L.L.C., et al. (the "Debtor"), Chapter 11 Case Nos. 05-44481 (Jointly Administered), United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"), and any and all proofs of claim filed by Assignor with the Bankruptcy Court in respect of the foregoing Claim, except to the extent limited by that certain Assignment of Claim of even date herewith, executed by and between the Assignor and the Assignee.

Assignor hereby waives any objection to the transfer of the Claim to Assignee on the books and records of the Debtor and the Bankruptcy Court, and hereby waives to the fullest extent permitted by law any notice or right to a hearing as may be imposed by Rule 3001 of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law. Assignor acknowledges and understands, and hereby stipulates, that an order of the Bankruptcy Court may be entered without further notice to Assignor transferring to Assignee the foregoing Claim and recognizing the Assignee as the sole owner and holder of the Claim. Assignor further directs the Debtor, the Bankruptcy Court and all other interested parties that all further notices relating to the Claim, and all payments or distributions of money or property in respect of Claim, shall be delivered or made to the Assignee.

IN WITNESS WHEREOF, this EVIDENCE OF TRANSFER OF CLAIM IS EXECUTED THIS day of April 2006.

TEXAS INSTRUMENTS INCORPORATED

040-2878/AGR/844063.1

BEAR STEARNS INVESTMENT PRODUCTS

By:\_

Name: Jon Weiss

Title: Authorized signatory.

| FORM B10 (Official Form 10) (10/05)  | activities and the  |  | 711-1-10-10 10 motor h  |   |  |                                   |
|--|---|--|---|---|--|-----------------------------------|
| United STATES BANKRUPTCY COURT SOUTHERN  | DISTI   | RICT OF NE   | W YORK  |   |  |                                   |
| Name of Debtor DELPHI AUTOMOTIVE SYSTEMS LLC Case Number 05-44640 (RDD)  |   |  |   |   |  | PROOF OF CLAIM                    |
| NOTE: This form should not be used to make a claim for an ad<br>case. A "request" for payment of an administrative expense ma  | ministrativ<br>sy be filed  | e expense arisi<br>pursuant to 11  | ng after the c<br>U.S.C. § 503  | ommencement (   | of the   |                                   |
| Name of Creditor (The person or other entity to whom the deba<br>owes money or property):<br>TEXAS INSTRUMENTS INCORPORATED and<br>TEXAS INSTRUMENTS INCORPORATED S&C  | Check box if you are aware that anyone else has<br>filed a proof of claim relating to your claim.<br>Attach copy of statement giving particulars. |  |   | n.  |  |                                   |
| ume and address where notices should be sent:  seph J. Wielebinski, itsq. unsch Hardt Kopf & Harr, P.C.  0 N. Akurd Street, Suite 3800  Lins, TX 75201-6659  Check box if you have never received any notices from the bankruptey court in this case.  Check box if the address differs from the address on the envelope sent to you by the court  |   |  |   |   | ase.   | THIS SPACE IS PURCOUNT LIST CRITY |
| Telephone number: (214) 855-7500  Last four digits of account or other number by which creditor identifies debtor.   |   | Check here<br>if this claim  | ☐ replace   |   | 1  | n, dated:                         |
| Basis for Claim     Goods sold     Services performed     Money loaned     Personal injury/wrongful death     Takes     Other  |   | □ Wa<br>La<br>Un   | tiree benefits<br>iges, salaries<br>st four digits  | as defined in 1<br>and compensat<br>of your SS #:_<br>sation for service<br>(date)  | l U.S.C. §<br>ion (fill o                                      | ( 1114(a)<br>sut below)           |
| 2. Date debt was incurred:   | 3. If   | court judgme   | nt, date obta   | ined:   |  |                                   |
| 4. Classification of Claim. Check the appropriate box or box reverse side for important explanations.  Unsecured Nonpriority Claim \$6,253.576.29  ☐ Check this box if: a) there is no collateral or lien securing claim, or b) your claim exceeds the value of the property securin c) none or only part of your claim is entitled to priority.  SEE ATTACHED STATEMENT OF CLAIM.  Unsecured Priority Claim ☐ Check this box if you have an unsecured claim, all or part is entitled to priority.  Amount entitled to priority: \$  Specify the priority of the claim: ☐ Domestic support obligations under 11 U.S.C. § 507(a)(1)(a)(1)(B) ☐ Wages, salaries, or commissions (up to \$10,000), * earned 180 days before filing of the bankrupicy petition or cessarion of debtor's business, whichever is earlier − 11 U.S.C. § 507(a)(4). ☐ Contributions to an employee benefit plan − 11 U.S.C. § 51 | your git, or if of which (A) or within the  | Secured Cla  Check setoff).  Brief E  Value Amount of a claim, if any  Up to \$2 services  Taxes or  Other - \$ *Amounts ar respect in | this box if you Description of ceal Estate of Collateral: rrearage and S  225* of dept for personal, penalties ow Specify applie e subject to a | Collateral:  Motor \ \$ other charges at  sits toward pure family, or house d to government table paragraph djustment on 4/ | wehicle [ time case  chase, lea ehold use ntal units of 11 U.S | Bateral (including a right of     |
| <ol> <li>Total Amount of Claim at Time Case Filed:</li> <li>Check this box if claim includes interest or other charges in additional charges.</li> </ol>   | n addition t  | nsecured)<br>to the principal  |   | e claim. Attach   |  |                                   |
| <ol> <li>Credits: The amount of all payments on this claim has bee of claim.</li> </ol>  | n credited  | and deducted !   | for the purpo:  | e of making thi   | s proof  | THE SPACE IS FOR COURT USE ONLY   |
| <ol> <li>Supporting Documents: Attach copies of supporting doci<br/>itemized statements of running accounts, contracts, court ju-<br/>perfection of lien. DO NOT SEND ORIGINAL DOCUME<br/>documents are voluminous, attach a summary. SEE ATTA<br/>B. Date-Stamped Copy: To receive an acknowledgement of</li> </ol>   | adgments, i<br>ENTS. If the<br>ACHED ST   | mortgages, see<br>he documents a<br>TATEMENT   | urity agreems<br>are not avails<br>OF CLAIM,  | nts, and evident<br>ble, explain. If  | ce of<br>the   |                                   |
| envelope and copy of this proof of claim.  Date April 21, 2006  Sign and print the name and title, if a claim (attach copy of power of attorn MUNSCH HARDT KOPF & HARR By:  Joseph J. Wielebinski, Fsc., Att   | any, of the<br>ney, if any)<br>I. P.C.  | creditor or othe   |   |   |  |                                   |

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 132 and 3571.

### STATEMENT OF CLAIM

Texas Instruments Incorporated and Texas Instruments Incorporated, S&C, the claimants herein (collectively, "TI" or "Claimant"), are creditors of Delphi Automotive Systems LLC, ("Delphi" or "Debtor"), by virtue of various agreements (the "Agreements").

As of October 8, 2005 (the "Petition Date"), the amount due and owing to TI by the Debtor for goods purchased totals \$6,253,576.29. The invoices and other documentation evidencing the Debtor's pre-petition indebtedness to Claimant are voluminous and, therefore, not attached hereto, but will be made available for review upon written request to Claimant's attorneys.

TI timely asserted a Reclamation Demand on October 17, 2005, for the return of goods supplied to the Debtor by TI. By letter dated February 21, 2006, the Debtor tendered a Statement of Reclamation in response to TI's Reclamation Demand in accordance with orders issued by the Bankruptcy Court. In the Statement of Reclamation, the Debtor acknowledged a reclamation claim in the amount of \$63,395.14. By letter dated April 20, 2006, the Debtor tendered an amended Statement of Reclamation that subsequently increased TI's reclamation claim amount to \$64,270.14. TI has executed an attachment to the April 20, 2006 letter evidencing its acceptance of the \$64,270.14 amount. If TI's acceptance of the Debtor's Statement of Reclamation is ultimately allowed, TI will reduce this Proof of Claim by the reclamation amount of \$64,270.14 or such lesser amount as allowed and paid. If allowed, TI's Reclamation Claim is entitled to administrative claim status and priority.

TI is also entitled to late charges on the unpaid balance pursuant to the terms of the Agreements, plus attorneys' fees and costs as allowed by law.

By filing this Proof of Claim, TI does not waive and specifically reserves the right to request and recover an administrative claim pursuant to 11 U.S.C. § 503 in the Debtor's bankruptcy case for all amounts due post-petition.

All other offsets and deductions have been taken into consideration in making this Proof of Claim.

TI reserves the right to amend or supplement this Proof of Claim,

The filing of this Proof of Claim is not intended and should not be construed as a waiver or release of any legal claim for recovery of the debt evidenced by this Proof of Claim or any other debts owed by the Debtor to Claimant under any applicable theory of law or equity.